
<p style="text-align: center;">CHAPTER 50</p> <p style="text-align: center;">Amended or Corrected Judgments and Orders</p>	<p>CONTACT: Richard T. Payne richard.payne@courts.IN.gov Direct: 317-234-5398 30 S. Meridian St., Suite 900 Indianapolis, IN 46204 Main: 317-232-2542 Fax: 317-233-6586</p>
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Periodically every judge will sign an order or judgment that either contains erroneous information, a misdescription of real estate, an incorrect value of an item of property, misspells a person's name or fails to include an essential paragraph or finding. The realization of the error can occur within a matter of hours or may take weeks or months before it becomes known.

What is the proper way to denote and correct the error? As with an entry in the Chronological Case Summary (CCS), **neither is the original order altered nor the corrected or amended order or judgment ever backdated.**

In the event the correction can be made the same day as the original was signed, a judge may substitute the updated order or judgment for the one originally signed **if the order or judgment has not been distributed to counsel, a party or the clerk.** Once distribution has occurred, a respect for the integrity of the court's records and party confidence in the integrity of the process or reliance upon the distributed order or judgment requires creation and entry of an amended or corrected order or judgment.

In some situations or to avoid the perception of *ex parte* contact, the judge will want to convene a brief session with counsel and/or the parties to explain why an amended or corrected order will be entered. At a minimum, the judge should explain the mistake or error in the text of the amended or corrected order or judgment. A judge will want to promote confidence in the actions of the judiciary as a part of their adherence to the requirements of Canon 1, Rule 1.2 of the Indiana Code of Judicial Conduct.

The new order or judgment should be titled as a "corrected" or "amended" order or judgment and is dated as of the date the judge actually signs it. A new CCS entry is then made showing the entry of the amended or corrected judgment or order. Neither the order or judgment or the CCS entry are ever backdated.

Utilization of this method will properly document the progression of orders or judgments for the CCS and also the Record of Judgments and Orders.

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